## **REMARKS**

Claims 1-57 and 59-78 are amended hereby. Claim 79 is newly added. No claims are canceled.

Claims 1-57 and 59-78 are amended to conform the claims to U.S. patent practice. None of the claim amendments are being made in response to a rejection by the Examiner. All of the changes are bring made to eliminate the dependency of multiply-dependent claims on other multiply-dependent claims, to improve the readability of the claims and amend the claims to conform to U.S. practice. Where the claim language has been amended to encompass a broader scope of protection, such a result is intentional. Since these changes are not being presented to address any rejection by an Examiner, the Applicant respectfully submits that the changes should not subject these claims to a narrowed or restrictive interpretation, either literally or under the doctrine of equivalents.

The Applicant has amended claims 44 and 45 to broaden the scope thereof. In addition, claim 79 has been added to more fully encompass the scope of protection that the Applicant seeks at this time.

The Applicant also presents amendments to the specification. These amendments are purely formalistic as they present the priority claim for this application and add headings to various parts of the application. The Applicant also presents an abstract, written to comply with U.S. practice for consideration by the Examiner.

An early, favorable action is respectfully solicited.

Respectfully submitted,

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